Exhibit C

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IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

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ULKU ROWE,

Plaintiff,

-against-

GOOGLE LLC,

Defendant.

Case No: 19-cv-08655 (JHR)

-----X

October 2, 2023

9:12 a.m.

Videotaped Deposition of NonParty
Witness PATRICIA FLORISSI, pursuant to Notice,
before CINDY A. AFANADOR, Certified Shorthand
Reporter, Registered Professional Reporter,
Certified Realtime Reporter, Registered Merit
Reporter, NYSRCR, NYSACR and Notary Public of
the State of New York.

**THIS TRANSCRIPT CONTAINS CONFIDENTIAL
PORTIONS DESIGNATED BY COUNSEL**



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                   Patricia Florissi
1
2
    Cloud prior to coming to Google?
3
                  No, I did not have.
           Α.
4
                  Do you know who Nick Harto is?
5
           Α.
                  I don't remember from the top of
6
    my head.
7
                  So does that mean you are not
8
    able to speak to how his work compares or
9
    compared to Ms. Rowe's?
10
                  MR. GAGE: Objection.
11
           Α.
                  Say the name again.
12
                  Sure, Nick Harto.
           Q.
13
           Α.
                  I don't remember knowing him or
    knowing of him.
14
15
          Q.
                  Okay.
                  And so do you know anything about
16
17
    the work Mr. Harto performed while he was at
18
    Google?
19
                  MR. GAGE: Objection. Asked and
20
           answered.
21
           Α.
                  I do not know.
22
                 Do you know anything about
23
    Mr. Harto's qualifications?
24
                  MR. GAGE: Objection.
25
           Α.
                  I do not know him.
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                   Patricia Florissi
1
2
                 Do you know who Ben Wilson is?
          0.
3
          Α.
                  No, I do not know who Ben Wilson
4
    is.
5
          Q.
                  And so is it fair to say that you
    also can't talk about how his work compared to
6
7
    Ms. Rowe's?
8
                 Yes, it is fair.
          Α.
9
                  And you also can't testify as to
          Q.
    Mr. Wilson's qualifications, correct?
10
11
          Α.
                  Correct.
                  Do you know who Evren Eryurek is?
12
          Q.
13
                  I know who he is and I have
          Α.
14
    talked to him a couple of times, but I believe
15
    that when I joined he is -- he was no longer a
16
    member of the office of the CTO and I talked
17
    to him in two or three occasions on storage, I
18
    believe, yeah, on storage topics, topics
19
    related to storage or what he was doing.
20
                  Are you able to compare the work
          Q.
21
    that Mr. Eryurek was doing in OCTO to the work
22
    that Ms. Rowe was doing in OCTO at that time?
23
                  I am not able to compare, I don't
24
    have visibility. I didn't have visibility.
25
          Q.
                 Do you know what Mr. Eryurek's
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